

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
COLUMBIA DIVISION

Edward Lee Elmore,

Plaintiff,

V.

City of Greenwood, County of Greenwood, Lucille C. Young, as personal representative for the Estate of Police Chief John Young in his *official* and *individual* capacities, James S. Coursey in his *individual* capacity, Mary Dickenson, as personal representative for the Estate of Perry Dickenson in his *individual* capacity, Alvin R. Johnson in his *individual* capacity, Gary Vanlerberghe in his *individual* capacity, John T. Owen in his *individual* capacity, Thomas W. Henderson, Jr. in his *individual* capacity, William Earl Wells in his *individual* capacity, Frank Dan DeFreese in his *individual* capacity, Ira Byrd Parnell, Jr. in his *individual* capacity, John C. Barron in his *individual* capacity, Selma G. Jones, as personal representative for the Estate of William T. Jones, III in his *individual* capacity, W. Townes Jones, IV in his *individual* capacity, Selma Thorne Jones in her *individual* capacity, Donald John Zelenka in his *individual* capacity, Jerry W. Peace in his *individual* capacity, Dorothy Capps, as personal representative for the Estate of Arlie P. Capps in his *individual* capacity, Dr. Sandra Conradi, and John and Jane Does 1-10, in their official and individual capacities.

PARTIAL WITHDRAWAL OF
PLAINTIFF'S MOTION TO COMPEL
(AS TO GREENWOOD COUNTY)

Case No.: 3:13-cv-01755-TLW-TER

Defendants.

TO: Defendant Greenwood County.

MOTION

Plaintiff Edward Lee Elmore, by and through his undersigned counsel, now moves to withdraw his Motion to Compel and Motion to Expand Interrogatories Limit (DKT #62) filed April 11, 2013 **to the extent that it applies to Defendant Greenwood County.** Plaintiff asks the court to withdraw this motion on the grounds that Greenwood County was unintentionally and inadvertently named in that motion due to a scrivener's error.

Plaintiff respectfully asks the court to read the Plaintiff's Motion to Compel and Motion to Expand Interrogatories Limit (DKT #62) as directed solely towards Defendant City of Greenwood.

Respectfully Submitted,

JENNY HORNE LAW FIRM, LLC

s/ Alan W. Guffy

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May 2, 2014